IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 6283 of 1998

For Approval and Signature:

Hon'ble MR.JUSTICE M.S.PARIKH

- Whether Reporters of Local Papers may be allowed to see the judgements?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

MINABEN KIRANKUMAR SHAH

Versus

UNION OF INDIA

Appearance:

MR BS PATEL for Petitioner
MS PROMILA SAFAYA for Respondent No. 1
NOTICE SERVED BY DS for Respondent No. 2

CORAM : MR.JUSTICE M.S.PARIKH Date of decision: 21/08/98

ORAL JUDGEMENT

Rule. Service of rule waived by Ms. Promila Safaya, Ld. Addl. Standing Counsel for the respondents.

2. Heard. It clearly appears from the documents placed on record that the petitioner's birth place is not AHMEDABAD, but KASHIPURA, BORSAD. It appears that the

mistake has cropped in on account of the petitioner's own mistake in describing the place of birth as AHMEDABAD in one of the forms filled in by her. She having expressed her apology for what has happened, I propose to issue following direction:-

The petitioner will move an appropriate application for rectification of the birth place annexing therewith a copy of this order and other documents. The Regional Passport Officer, the respondent no.2 herein, will consider the petitioner's application in the light of what is stated in this order and correct the place of birth of the petitioner as aforesaid as expeditiously as possible, preferably within a period of 10 days from the date of fresh application to be made by the petitioner.

Rule made absolute in the aforesaid terms with no order as to cost. DSP.

* * *

PVR sca628398j.